For forty-five years the nature of the extraordinary appendages to Saturn which were sametimes visible, and sometimes invisible, presented an enigma to astronomers. Huygnens, however, in 1855, by a combination of acute observation and ingenious reasoning, demonstrated that the phenomena in question could only be produced by a ring which, though completely detached from Saturn, revolved round the great central globe. Nearly two centuries and a half have elapsed since the Saturnian mystery was thus happily explained, and each succeeding generation of astronomers has done its best to explain more fully the marvelus features of this ringed system. The stream of discovery has thus flow-The stream of discovery has thus flow-ed onward continually. Indeed, a very important step has been made only quite recently, in illustration of the ultimate texture of the ring.

After the achievement of Hukghens,

one on each skie. To use his own ex-gress in the structure of the appendance of the appendance of the appendance of the structure of the appendance of th he "bad seen Saturn three-fold." In the course of movement of the planet a time presently arrived when, to the astonishment of Gallieo, these two appended globes disappeared. "Can it be," asked the great philosopher, "that Saturn has devoured his children?"

SATURNIAN PHENOMENA.

For forty-five years the nature of the extraordinary appendages to Saturn

THE GLOBE OF SATURN.

uniform accentibly has been about one of the processity of the ring in the control of the processity of the ring in the processity of the ring in the processity of the proces

The state of the s

THE PLANET SATURN

The Saturaian Mass Would Float in Water—Although 600 Times as Much.

Large as Our Earth, it Weighs Only 100 Times as Much.

By Sir Robert Ball.

(Jonyrighted, 1996, by S. S. McClure, Company.)

A memorable astronomical discovery was made in the year 1510, Galileo had just perfected that wonderful telescope which for the first time enabled man to view the heavens under more advantageous circumstances than those which the brightness of the other had been known from time immemorial by the same of Sturn, was not a mere central solds, what this particular planet countries of a large central solds, and a comparison with the brightness of the other time immemorial by the same of Sturn, was not a mere central solds, and a comparison with the brightness of the other time immemorial by the same of Sturn, was not a mere central solds, and a comparison with the brightness of the other time immemorial by the same of Sturn, was not a mere central solds, and a considered of a large central solds, and or the moon, Jupicer or Venus, What Galileo discovery, be mere consisted of a large central solds, and or the moon, Jupicer or Venus, What Galileo discovery, he "had seen Saturn three-folds" In the course of movement of the planet day the planet day of the appendages of Saturn, and that these changes at time presently arrived when, to the time that the appendages of Saturn, and that these changes at time presently arrived when, to the time that the pagendages of Saturn, and that these changes at time presently arrived when, to the time that the pagendages of Saturn, and that these changes at time presently arrived when, to the time the pagendages of Saturn, and that these changes at time presently arrived when, to the time the course of movement of the planet day to the course of movement of the planet day that the spendages of Saturn, and that these changes at time presently arrived when, to the course of movement of the planet day to the course of movement of the planet day to the course of movement of the pl



Saturn as it Apears Through a Modern Telescope.

body has but slowly parted with its heat, and consequently still retains vast stores in comparison with the present state of the Earth. It would thus seem that in the present condition of the globe Saturn, we have a picture of what our earth may once have been like. It also seems probable that as in pe ring is now so like. It also seems probable that, as in notwithstanding I all observers up parts with its heat, a time will at length come when the water at present in the clouds which surround it, will be collected into oceans on its sur-

As to the features on the globe of Saturn, which lies poised in the center of the rings, there is not very much to be said. The astronomical artist who finds such scope for his pencil in depicting the seas and the continents, the picting the season of the surface that the picting the season of the surface.

materials. We can calculate the pressure that would have to be withstood by the materials in an arch such as that made by one-half of Saturn's ring. It is quite easy to prove that lihis pressure would be so great that even if the materials were many thousands of times tougher than the toughest steel, or any other known substance, it would be utterly impossible for the ring to resist the tendency to collapse. No doubt the strain on the structure would be somewhat lightened by the fact that the ring is spinning round rapidly. The centrifugal force thence arising must to a certain extent heutralize the effect of the attraction of the planet. The circumstance, though it may lessen, yet it does not remove the difficulty, for the ring has a very considerable width. If the centrifugal force were so adjusted as to neutralize the strains in the middle portion of the ring, it would be too great for the inner portion, while it would not be great enough for the outer portion. Looked at in whatever way we please, it would seem quite impossible, on mechanical principles, that each ring of Saturn would be composed of a thin belt of solid material.

The explanation of the character of

parent to enable us to see through it. It is quite plain that the explanation we seek may be found in the circumstances that the crape ring, like the outer rings, is composed of myriads of small particles, only in the case of the semi-transparent ring the particles are more scantily distributed, so that we are enabled in some degree to see between them. Thus we can account for the characteristic feature of the crapering, and thus one of the enigmas of the heavens has been solved.

No one has yet seen, nor is it the least likely that anyone ever can see, the little objects severally whose incalculable myriads form the rings of Saturn. It is, however, most interest to note that we have recently had from the distinguished astronomer, Professor Keeler, a very remarkable optical

sor Keeler, a very remarkable optical confirmation of Clark Maxwell's doc-trine. No observation upon Saturn which has been made for many years, has excited so much interest as that which has been made for many years, has excited so much interest as that which has justly been aroused by Professor Keeler's investigation. The spectroscope enables us to discover the speed with which luminous objects are moving towards the observer of moving from him. Professor Keeler's observations on Saturn's ring with the spectroscope, have thus given some notion of the relative velocities of the parts on the inside. If a ring of Saturn were composed of a solid piece, then it parts on the inside. If a ring of Saturn were composed of a solid piece, then it is quite certain that all the parts of that ring must revolve round the planet in the same time. If, however, according to Maxwell's theory, the rings were composed of myriads of small particles, then the particles on the inside, having shorter orbits to describe, and moving more quickly, will for a double reason occupy less time in accomplishing a circuit of the planet. complishing a circuit of the planet, than will the particles on the outside. Professor Keeler has demonstrated by the spectroscope that there are in the different parts of the rings precisely those varieties of movement which the theory of Maxwell would have led us to expect. We may thus regard the probexpect. We may thus regard the prob-lem of the character of Saturn's ring as solved. The anticipations of theory have been confirmed by observation.

SHARK HUNTERS ARE NERVY.

Cowards Have No Business Where the Man-Enters Are About.

the tame sport of shooting deer, moose, panthers, wildcats, brown and grizzly bears, and of catching little trout, black bass and salmon, and has a longing for sport with a swing to it, let him go to Cuba. Besides the chances of being captured or shot by Spaniards as a spy, he will find there a sport which, for real live danger, is unequaled, even by the killing of a roaring wounded tiger, the charge of a herd of angered elephants, and beside which even wounded bull moose are no longer charming.

According to a Cuban now in Brooklyn, shark fishiermen take chunks of beef and throw them everboard out beyond the Northwestern Muital Life Insurance

throw them everboard out beyond the reefs, where the dorsal fins of sharks are to be seen outling the water with a vicious swish, like the plunge of a modern rifle bullet into a stream. Instantly there is a rush fit to make ordinarily brank men blanch for the a vicious swish, like the plunge of a modern rifle bullet into a stream. Instantly there is a rush fit to make ordinarily brave men blanch, for the eagerness of the sharks to rend the bloody meat is something to think twice about. Now is the time for the sportsmen to do as the Cuban fisherman does. Stripping off his clothes, grasping a long, keen knife, he leaps among the fish and thrusts the knife wrench opens a wound that spurts blood, and then the sport fairly begins. It is death to a man who loses his nerve. There is how for the hear amount of its apital stock is—No capital stock.

The amount of its capital stock.

The amount of its assets is \$22.239.64 blood, and then the sport fairly begins. It is death to a man who loses his nerve. There is how for the house of the laws relating to the neural document.

Lamba discovery of state of the state of Utah, in pursuance of the laws relating to insurance companies.

Lamba discovery of state of the state of Utah, in pursuance of the laws relating to insurance companies.

Lamba discovery of state of the state of Utah, in pursuance of the laws relating to insurance companies.

Lamba discovery of state of the state of Utah, in pursuance of the laws relating to the insurance companies.

Lamba discovery of state of the state of Utah, in pursuance of the laws relating to the insurance companies.

Lamba discovery of state of the state of Utah, in pursuance of the laws relating to the insurance companies.

Lamba discovery of state of the of Utah, in pursuance of the laws relating to the insurance companies.

Lamba discovery of state of Utah, in pursuance of the laws relating to the same and ioex? On the company, The North-western Muutal Life Insurance companies.

Lamba discovery of state of the state of Utah, in pursuance of the laws relating to the same and ioex? On the company, The North-western Muutal Life Insurance companies.

Lamba discovery of state of Utah, in pursuance of the company, The North-western Muutal Life Insurance companies.

Lamba discovery of state of

teeth. The sharks bite a man's leg off, and do not tear it off, as is generally supposed. Indians make long strings out of these teeth for beads, that the show any think much of the hunters, and one would suppose that a string of them would not be acceptable to a paleface's sweetheart. The sharks are taken in a variety of other ways. Rifles, spears, harpoons, lassos (snares), or fishhocks a foot long. And they are taken often in nets, but not because the netter wants to take them, as they tear and tangle the nets for rods.—Brooklyn Eagle.

(Seal.)

(Seal.)

(C. A. PRIDE.

Notary Public Milwaukee County, Wis, State of Utah, Office of the Secretary of State of Utah, Office of the Secretary of State of Utah, to hereby certain tot, piece or parcel of land situate. State of Utah, to hereby certain tot, piece or parcel of land situate. State of Utah, the hereby certain tot, piece or parcel of land situate. State Lake, state of Utah, bounded and described as follows, to wit: All of lot one (b), in block twenty-nine (29, five (5) acre piar 'C.' Big Fleid state of the state of the samual statement of the general condition of the above named insurance company, filed in pursuance of the laws of this state relating to insurance company, filed in pursuance of the laws of this state relating to insurance company, filed in pursuance of the laws of this state relating to insurance company, filed in pursuance of the laws of this state relating to insurance company, filed in pursuance of the laws of this state relating to land decarded at fall of, piece or parcel of land situate. It is the time of his death in and to that certain lot, plece or parcel of land situate. It is lot, piece or parcel of land situate. It is lot, piece of the state of Utah, bounded and described as follows, to wit: All of lot one (b), in block twenty-nine (29, five (5) acre piar 'C.' Big Fleid string the state of the state of

Did you ever think how readily the blood is poisoned by constipation? Bad blood means bad health and premature old age, DeWitt's Little Early Risers, the famous little pills, overcome obstinate constipation. For sale by Nelden-Judson Drug Co.

April, 1896. J. T. HAMMOND, Secretary of State.

OLIVER WILLIAMS, general agent Colorado, New Mexico, Utah, Wyoming and Idaho, Denver, Colo.

L. R. SMITH, agent, 501 Dooly building, Salt Lake City.



We All

half hose, underwenr, gloves, etc., all is here in a brilliant aggregation of novelties in materials, colors and effects: and our prices are a sure panacea for

MADE TO ORDER.

LADIES' SHIRT WAISTS

If there is anyone who has tired of the tame sport of shooting deer, moose parthers wilders brown and

Northwestern Mutual Life Insurance Company,

PROPOSALS WANTED.

PROPOSALS FOR MILITARY SUPplies at road stations,—Office of the Chief Quartermaster, Denver, Colorado, April 18 1896. Sealed proposals, in triplicate, will be received at this office until II o'clock a. m. on May 18 1896, and then opened in the presence of attending bidders, for furnishing fuel, foruge and water, at road stations in the Department of the Colorado during the fiscal year commencing July 1, 1896. Blank forms for proposals and instructions to bidders will be furnished on application to this office, or to any Post Quartermaster in the Department. The government reserves the right to reject any or all bids or any part thereof. E. B. Atwood, Major and Chief Q. M. PROPOSALS FOR MILITARY SUP-

ASSESSMENT NOTICE.

BRIGHTON AND NORTH POINT IR-Have Hobbies

And ride them to our satisfaction. No man's pet hobby ever gave more satisfaction that we are now producing with our array of up-to-date furnishings. Fondness for fine linen, neckwear, etc., is a hobby to be developed and encouraged. Our rich and varied assortment is an education in correct taste. From our shirts for evening dress and business wear, to collars, cuffs, neckwear, half hose, underwear, gloves, etc., all is

DELINQUENT ASSESSMENT NOTICE.

and our prices are a sure panacea for hard times.

DELINQUENT NOTICE.—THE TEtro Mining company of Tintic. Notice—
There are delinquent upon the following described shares of stock of said corporation on account of an assessment on the capital stock thereof, levied on the amounts set opposite the names of the respective shareholders, to-wit:

0 02 Shares

John A. Barker D. H. Friend D. H. Friend J. Friedberg S. Friedberg S. Friedberg W. M. Well W. M. Well H. E. Friend E. S. Friend A. Ostermann W. M. Well
H. E. Friend
E. S. Friend
A. Ostermann
H. C. F. Schroeder
B. H. Eiring
Charles Goodman
Henry J. Mengel
P. Rumpel
W. F. Shriver
Harry Motin
W. F. Davis
B. Gormuly B. Gormuly J. W. Isbell Evan Morgan J. J. Stewart J. W. Heywood John A. Barker 291 1,000 19 00

and in accordance with the law and an order of the board of directors of said company on the 30th day of March, 1994, so many shares of each parcel of the above mentioned stock as may be necessary will be soil by me at public auction at the office of said corporation No. 190.

382,962,389 64

66,388,828 38

and in accordance with the law and an order of said corporation No. 190.

Main street, Sait Lake City, Utah, at 2 of clock p. m. on the 25th day of May, 1894, to pay such delinquent assessment and the cost of advertising and expense of said.

weench opens a wound that spurts blood, and then the sport fairly begins. It is cleath to a man who loses his nerve. There is hope for the buck-feverish man who is facing a wounded tiger, but none for the man among the sharks.

The Cuban expert watches his chances, and as the sharks, attracted by the blood, come to tear their mate to pieces, he strikes them one by one, and soon the water is filled with sharks flapping their last in the water, red with blood. When a shark company for him he glides to one side, and as the shark rushes past on its side, he strikes it dead. Eags of twenty-five or thirty man-eating sharks may be captured thus in a few minutes.

The expenditures during the state of Wisconsin, County of Milwaukee.

S. W. Skinner, secretary of The North-being duly sworn, deposes and says that he is the above described officer of said estate will sell at private sale to the his information, knowledge and belief, respectively.

Subscribed and sworn to before me this said estate of the said william the foregoing statement of the general condition of said company, and that the foregoing statement of the general condition of said company, and that the foregoing statement of the general condition of said company, and that the foregoing statement of the general condition of said company, and that the foregoing statement of the general condition of said company, and that the foregoing statement of the general condition of said company, and that the foregoing statement of the general condition of said company, and that the foregoing statement of the general condition of said company, and that the foregoing statement of the general condition of said company, and that the foregoing statement of the general condition of said company, and that the foregoing statement of the general condition of said company and that the foregoing statement of the general condition of said company and that the foregoing statement of the general condition of said company and that the foregoing statement of the general condition of sa

NOTICE TO CREDITORS.-ESTATE of Solon Foster, deceased. Notice is hereby given by the undersigned, administrator of the estate of Solon Foster, deceased, to the creditors of, and all persons having claims against the said deceased, to the creditors of, and all persons having claims against the said deceased, to exhibit them with the necessary vouchers, within ien months after the first publication of this notice, to the said William R. Foster, administrator, at Sait Lake City in the county of Sait Lake.

Lake,
Dated April 28, 1896.
WILLIAM R. FOSTER,
Administrator of the Estate of Solon Foster, Deceased. ter, Deceased. Richards & Richards, Attorneys for Es-

NOTICE.

IN THE DISTRICT COURT, PROBATE division, Third judicial district, in and for Salt Lake county, state of Utah.—In the matter of the estate of William Henry Holder, deceased.—Notice is hereby given that Edward Holder, administrator of the estate of William Henry Holder, deceased, has rendered for settlement, and that Edward Holder, administrator of the estate of William Henry Holder, decased, has rendered for settlement, and filled in said court, his final account of his administration of said estate and petition for final distribution of the residue of said estate among the persons entitled thereto, and that Saturday, the 23d day of May, A. D. 1898, as 16 o'ctork a m., at the court room of said court, in the county court house, Sail Lake City and county, Utah, has been duly appointed by the judge of said court, for the settlement of said account and hearing said petition for distribution, at which time and place any person interested in said estate may appear and show cause, if any there be, why said account should not be settled and approved and final distribution made as prayed for.

Dated April 21st, 1898.

By A. C. Reese, Deputy Clerk.

Moyle, Zane & Costigan, Attorneys for Administrator.

IN THE THIRD DISTRICT COURT, a probate division, in and for Sait Lake county, state of Utah. In the matter of the estate of Ellen M. Butler, deceased. Order to show cause why order of sale of real estate should not be made. Orson D. Romney, the administrator of the estate of Ellen M. Butler, deceased, having filed his petition herein, duly verified, praying for an order of sale of all or so much of the real estate of said decedent, for the purposes therein set forth, it is therefore ordered by the judge of said court that all persons interested in the estate of said deceased appear before the said Third district court on Friday, the 28th day of May, 1898, at 19 o'clock in the forenoon of said day, at the court room of said 'shird district court, probate division, at the county court house in the city and county of Sait Lake, state of Utah, to show cause why an order should not be granted to the said administrator, to sell so much or all of the real estate of the said deceased at public sale as shall be necessary, and that a copy of this order be published at least four successive weeks in the Sait Lake Herald, a newspaper printed and published in said city and county.

Dated April 28, 1898.

LE GRAND TOUNG.

Moyle, Zane & Costigun, attorneys for

Moyle, Zane & Costigan, attorneys for dent.

NOTICE TO CREDITORS. IN THE DISTRICT COURT OF THE Third Judicial district of the state of Utah, county of Salt Lake, probate division. Hon Le Grand Young, Judge, in the matter of the estate of Jacob Weiler, deceased,—Notice to creditors—Notice is hereby given by the undersigned, executors of the estate of Jacob Weiler, deceased, to the creditors of and all persons having claims against said deceased, to exhibit them, with the necessary vouchers within ten months after the first publication of this notice, to the said executors, at the office of Marshall & Royle, over Wells, Fargo & Co.'s bank on Main street, in the city and county of Sait Lake, state of Utah.

ELIZABETH MEELROY WEILER, JOSEPH S. HORNE.
Executors of the estate of Jacob Weiler, deceased.

deceased. Dated April 18th, 1898.

NOTICE TO CREDITORS.—ESTATE of Charles Wilkins, deceased. Notice is hereby given by the undersigned, administrator of the estate of Charles Wilkins, deceased, to the creditors of, and all persons having claims against the said deceased, to exhibit them with the necess-ry vouchers, within ten months after the first publication of this notice, to the said Albert Wilkins, administrator at Granger, Sait Lake county. Utah. Dated April 28, 1898.

Administrator of the Estate of Charles Wilkins Deceased.

Hichards & Richards, Attorneys for Estate.

PROPOSALS FOR STREET SPRINK-LING.

PROPOSALS FOR STREET SPRINKling. The Sprinkling committee of the city
of Sait Lake, will receive bids for sprinkling the streets of Sait Lake until Monoay, May Isin, Isia, as follows: Separate
bids must be returned for one, two and
three years' contracts. Bids will be for
sprinkling districts 1, 2, 2, and 1, as
shown on the piat in the office of the
city engineer; and must also give a price
per week, per block for such extra
sprinkling as the city council may hereafter determine on. All bids must be accompanied by a certified check for five
hundred (\$500) dollars, made payable to
J. L. May, treasurer of Sait Lake city,
and must be addressed to E. M. LeProhon, chairman of sprinkling committee,
room zil, Atha block, Sait Lake City,
Utch. E. M. LePro-HON,
April 28th, 1886. Chairman. PROPOSALS FOR STREET SPRINK-

ASSESSMENT NOTICE.

ASSESSMENT NOTICE NO. 1—
North Eureka Mining company, focation of principal place of business No. 199
Main street, Sait Lake City, atase of Utah. Location of mine and works, North Inite mining district, Juale county, state of Utah. Notice is hereby given that at a meeting of the board of directors of said company held on the 27th day of April, 189, assessment notice No. 1, of one-half (12) cent per share was levied on the capital stock of the corporation, payable immediately to the secretary at Ogden, Weber county, state of Utah. Any stock upon which this assessment shall remain unpaid on Saturday, May 20th, 188, will be delinquent and advertised for sale at pubble anction, and unless payment is made before will be sold on Saturday, the 27th day of June. 1896, to pay the delinquent assessment together with the costs of advertising and expense of sale. By order of the board of directors.

C. L. PEEBLES, Secretary, Hugo DEPREZIN, President, Salt Lake City, Utah, April 2, 1896.

ASSESSMENT NOTICE—MOUNTAIN ASSESSMENT NOTICE NO.

Salt Lake City, Utah, April 17, 1894.

ASSESSMENT NOTICE.—MOUNTAIN Summer Resort company, Notice is hereby given that at a meeting of the board of directors of the Mountain Summer Resort company, held on the 2nd day of January 1995, an assessment of twenty (439) dollars per share was levied on the capital stock of the corporation, payable on or before Wednesday, February 8th, 1896, to the treasurer at his office No. 34 South Main street, Salt Lake City, Ctah, Any stock upon which said assessment shall remain unpaid on the said 5th day of February, 1896, shall become delinquent and advertised for sale, and unless payment is made before, will be sold at public auction on February 25th, 1896, at 12 o'clock, noon, at the aforesaid office, to pay the assessment, together with costs of advertising and expense of sale, By order of the board of directors.

CHAS, IR, FELT.

In accordance with the law and order

In accordance with the law and order of the board of directors made on the 4th day of February, 1898, the time of the advertising of delinquent stock is postponed to March 2nd, 1995.

CHAS. B. FELLT.

Scenescopy

In accordance with the law and order of the board of directors, made on the 28th day of February, 1896, the time of the advertising of delinquent stock is postponed to March 27, 1898.

C. B. FELLT, Secretary.

In accordance with the law, and order of the board of directors, made on the 27th day of March, 1894, the time of the advertising of delinquent stock, is post-

In accordance with the law and order of the board of directors made on the 4th day of April. 1884, the time of the advertising of delinquent stock is post-poned until May 25, 1894. C. B. FELT, Secretary.

LUCKY BILL MINING COMPANY.—
Location of principal place of husiness,
Park City, Summit county, Etah. Location of ming, Static Creek Mining district.
Wazatch county, Utah. Notice is hereby
given that at a meeting of the board of
trustres, held at Park City, Utah. on the
lith day of May, 1896, an assessment of
(No. 19) of 2 cents per share was levied
on the cupital stock of the corporation,
payable to the treasurer, G. A. Gibbs,
rooms a and 7. No. 38 South Main street,
Sait Lake city, on or before the 18th day
of June, 1896. Any stock upon which
the assessment remains unpaid on the
18th day of June, 1896, will be delinquent
and advertised for sale at public auction,
and, if payment is not made before, will
be sold on the 18th day of July, 1896, at the
hour of 11 a. m., at the effice of the
treasurer, to pay assessments and cost of
advertising, together with exponse of sale.

G. A. Gibbs, Secretary.

Salt Lake City, May 12th, 1896. LUCKY BILL MINING COMPANY .-

NOTICE.

IN THE DISTRICT COURT OF THE Third Judicial district of the state of Utah, county of Salt Lake. Robert Munroe, plaintiff, vs. Sarah G. Boggs, defendant. Summons: The state of Utah sends greeting to Sarah G. Boggs, defendant. You are hereby required to appear in an action brought against you by the above named plaintiff in the district court of the Third Judicial district of the state of Utah, and to answer the complaint filed therein within ten days texclusive of the day of service) after the service on you of this summons—if served within this county, or, if served out of this county, but in this district, within twenty days; otherwise within forty days—or judgment by default will be taken against you, according to the prayer of said complaint. The said action is brought to have judgment against defendant in sum or \$1,206.10, with interest from January \$1.596, is 6 per cent. per annum, and for costs of suit; slieged to be due on a certain tudgment duly rendered by the court of common pleas. No. 2 in and for county of Alleshant, state of Pennsylvania, January \$188, in favor of one S. L. Boggs, and against defendant herein, for the sum of \$1,206.10, with interest from January \$189, and against defendant herein, for the sum of \$1,206.10, with interest at a per cent, per annum from date; said judgment having been February 2, 1286, duly assigned to plaintiff, who is now the owner and holder thereof, and being wholly unpaid and in full force and effect. And you are bereby nottined that if you full to appear and answer the said complaint as above required, the said plaintiff will take judgment days and the said complaint as above required, the said plaintiff will take judgment places, the honorable judges, and the said of the district court of the Third Judicial district, in and (Seal) for the state of Utah, this 15th day of April in the year of our Lord one thousand eight hundred and ninety-six. C. E. STANTON.

By J. H. SPRAGUE, Deputy Clerk. STOCKHOLDERS' MEETINGS.

SALT LAKE CITY, APRIL 27, 1805.—A special stockholders meeting of The West Side Hotel company will be held at the office of the company at Wells, Fargo & Co.'s bank. Sait Lake city, on Thursday, the 28th day of May, 1836, at 5 o'clock p. m., to consider generally the financial condition of the company and to take action upon the following propositions: To authorize the board of directors to sell all the property of the company, or to authorize them to negotials a new loan sufficient to take up the present indebtedness and erect a building on the present foundation walls. By order of the presentent.

C. L. ROOD,